

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

Present: Hon. Luis A. Gonzalez, Presiding Justice,  
Peter Tom  
Angela M. Mazzairelli  
Richard T. Andrias  
David B. Saxe, Justices.

-----X  
The People of the State of New York,  
Respondent,

-against-

**M-1514**  
Ind. No. 198/92  
11122/92

William Paredes, also known as Daniel  
Paez,  
Defendant-Appellant.

-----X

An appeal having been taken from the order of the Supreme Court, New York County, entered on or about June 17, 2010, **denying resentence**,

Now, upon reading and filing the stipulation of the parties hereto, dated March 6, 2012, and due deliberation having been had thereon,

It is ordered that the appeal is withdrawn in accordance with the aforesaid stipulation.

ENTER:

  
\_\_\_\_\_  
CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

Present: Hon. Luis A. Gonzalez, Presiding Justice,  
Peter Tom  
Angela M. Mazzarelli  
Richard T. Andrias  
David B. Saxe, Justices.

-----X  
The People of the State of New York,  
Respondent,

-against-

**M-1539**  
Case No. 14905C/10

Kirk Anderson,  
Defendant-Appellant.

-----X

An appeal having been taken from judgment of the Supreme Court, Bronx County, rendered on or about February 2, 2011,

Now, upon reading and filing the stipulation of the parties hereto, dated March 26, 2012, and due deliberation having been had thereon,

It is ordered that the appeal is withdrawn in accordance with the aforesaid stipulation.

ENTER:

  
CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

PRESENT - Hon. Luis A. Gonzalez, Presiding Justice,  
Peter Tom  
Angela M. Mazzairelli  
Richard T. Andrias  
David B. Saxe, Justices.

-----X  
VNB New York Corp.,  
Plaintiff-Appellant,

-against-

M-1570X  
Index No. 651838/10

Mesivta and Yeshiva Gedolah of Manhattan  
Beach, et al.,  
Defendants-Respondents.  
-----X

An appeal having been taken from the orders of the Supreme Court, New York County, entered on or about August 23, 2011, September 7, 2011, and September 13, 2011, respectively,

Now, after pre-argument conference and upon reading and filing the stipulation of the parties hereto, "so ordered" March 29, 2012, and due deliberation having been had thereon,

It is ordered that the appeal is withdrawn in accordance with the aforesaid stipulation.

ENTER:



CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

PRESENT - Hon. Luis A. Gonzalez, Presiding Justice,  
Peter Tom  
Angela M. Mazzairelli  
Richard T. Andrias  
David B. Saxe, Justices.

-----X  
Oskarina Castaneda,  
Plaintiff-Respondent,

-against-

M-1571X  
Index No. 309187/09

Leon J. Angelou and Fisk Taxi Co., Inc.,  
Defendants-Appellants.

-----X

An appeal having been taken from the order of the Supreme Court, Bronx County, entered on or about July 1, 2011,

Now, after pre-argument conference and upon reading and filing the stipulation of the parties hereto, "so ordered" March 29, 2012, and due deliberation having been had thereon,

It is ordered that the appeal is withdrawn in accordance with the aforesaid stipulation.

ENTER:



\_\_\_\_\_  
CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

PRESENT - Hon. Luis A. Gonzalez, Presiding Justice,  
Peter Tom  
Angela M. Mazzairelli  
Richard T. Andrias  
David B. Saxe, Justices.

-----X  
Pedro Rodriguez,  
Plaintiff-Respondent,

-against-

M-1572X  
Index No. 305160/10

Mike's Tavern, Inc., doing business as  
Mikes Tavern, et al.,  
Defendants,

Herman Ortiz and Beatrice Soto,  
Defendants-Appellants.  
-----X

An appeal having been taken from the order of the Supreme Court, Bronx County, entered on or about June 21, 2011,

Now, after pre-argument conference and upon reading and filing the stipulation of the parties hereto, "so ordered" March 29, 2012, and due deliberation having been had thereon,

It is ordered that the appeal is withdrawn in accordance with the aforesaid stipulation.

ENTER:



CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

PRESENT - Hon. Luis A. Gonzalez, Presiding Justice,  
Peter Tom  
Angela M. Mazzarelli  
Richard T. Andrias  
David B. Saxe, Justices.

-----X  
Online Phone Store, Inc., doing business  
as Factory Outlet Store,  
Plaintiff-Respondent,

-against-

M-1573X  
Index No. 104689/11

Better Business Bureau of Metropolitan  
New York, Inc.,  
Defendant-Appellant.

-----X

An appeal having been taken from the order of the Supreme Court, New York County, entered on or about October 24, 2011,

Now, after pre-argument conference and upon reading and filing the stipulation of the parties hereto, "so ordered" March 28, 2012, and due deliberation having been had thereon,

It is ordered that the appeal is withdrawn in accordance with the aforesaid stipulation.

ENTER:



CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

PRESENT - Hon. Luis A. Gonzalez, Presiding Justice,  
Peter Tom  
Angela M. Mazzairelli  
Richard T. Andrias  
David B. Saxe, Justices.

-----X  
Israel Cortes, et al.,  
Plaintiffs-Respondents,

-against-

M-1574X  
Index No. 115671/07

Boston Properties Limited Partnership,  
et al.,  
Defendants-Appellants.

-----X

An appeal having been taken from the order of the Supreme Court, New York County, entered on or about October 18, 2011 (mot. seq. no. 002),

Now, after pre-argument conference and upon reading and filing the stipulation of the parties hereto, "so ordered" March 28, 2012, and due deliberation having been had thereon,

It is ordered that the appeal is withdrawn in accordance with the aforesaid stipulation.

ENTER:



CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

Present: Hon. Luis A. Gonzalez, Presiding Justice,  
Peter Tom  
Angela M. Mazzarelli  
Richard T. Andrias  
David B. Saxe, Justices.

-----X  
The People of the State of New York,  
Respondent,

-against-

**M-1575**  
Ind. No. 1158/10

Steve Campbell,  
Defendant-Appellant.

-----X

An appeal having been taken from the judgment of the Supreme Court, New York County, rendered on or about January 14, 2011,

Now, upon reading and filing the stipulation of the parties hereto, dated March 30, 2012, and due deliberation having been had thereon,

It is ordered that the appeal is withdrawn in accordance with the aforesaid stipulation.

ENTER:

  
CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

Present: Hon. Luis A. Gonzalez, Presiding Justice,  
Peter Tom  
Angela M. Mazzarelli  
Richard T. Andrias  
David B. Saxe, Justices.

-----X  
The People of the State of New York,  
Respondent,

-against-

**M-1576**  
Ind. No. 1818/08

Anthony Randolph,  
Defendant-Appellant.

-----X

An appeal having been taken from the judgment of the Supreme Court, Bronx County, rendered on or about August 27, 2010,

Now, upon reading and filing the stipulation of the parties hereto, dated March 30, 2012, and due deliberation having been had thereon,

It is ordered that the appeal is withdrawn in accordance with the aforesaid stipulation.

ENTER:

  
CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

PRESENT - Hon. Luis A. Gonzalez, Presiding Justice,  
Peter Tom  
Angela M. Mazzairelli  
Richard T. Andrias  
David B. Saxe, Justices.

-----X  
The People of the State of New York,  
Respondent,

-against-

M-1577  
Ind. No. 756/10

Malik Wilson,  
Defendant-Appellant.

-----X

An appeal having been taken from the judgment of the Supreme Court, New York County, rendered on or about November 17, 2010,

Now, upon reading and filing the stipulation of the parties hereto, dated March 30, 2012, and due deliberation having been had thereon,

It is ordered that the appeal is withdrawn in accordance with the aforesaid stipulation.

ENTER:



CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

PRESENT - Hon. Luis A. Gonzalez, Presiding Justice,  
Peter Tom  
Angela M. Mazzairelli  
Richard T. Andrias  
David B. Saxe, Justices.

-----X  
ACE American Insurance Company,  
Plaintiff-Appellant/  
Respondent-Appellant,

-against-

M-1528  
Index No. 604224/06

UNITE HERE,  
Defendant-Respondent/  
Appellant-Respondent,  
-----  
(And a third-party action)

-----X

An appeal having been taken from the order of the Supreme Court, New York County, entered on or about January 31, 2011 (mot. seq. no. 005),

And an appeal and cross appeal having been taken from the order of said Court entered on or about May 11, 2010,

Now, upon reading and filing the stipulation of the parties hereto, filed March 28, 2012, and due deliberation having been had thereon,

It is ordered that the appeals and cross appeal, previously perfected for the November 2011 Term, are withdrawn in accordance with the aforesaid stipulation.

ENTER:



CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

Present: Hon. Luis A. Gonzalez, Presiding Justice,  
Peter Tom  
Angela M. Mazzarelli  
Richard T. Andrias  
David B. Saxe, Justices.

-----X  
NYCTL 1996-1 Trust and The Bank of New York  
as Collateral Agent and Custodian for  
the NYCTL 1996-1 Trust,  
Plaintiffs-Respondents,

**M-1517**  
Index No. 107192/97

-against-

78 East 118<sup>th</sup> Street Corporation,  
et al.,  
Defendants,

Office of the Comptroller of the State  
of New York,  
Statutory Party-Appellant.

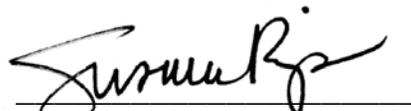
-----X

An appeal having been taken from orders of the Supreme Court, New York County, both entered on or about October 26, 2010 (mot. seq. nos. 004 and 005),

Now, upon reading and filing the stipulation of the parties hereto, dated March 26, 2012, and due deliberation having been had thereon,

It is ordered that the appeal, previously perfected for the January 2012 Term, is withdrawn in accordance with the aforesaid stipulation.

ENTER:

  
CLERK



At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

PRESENT: Hon. Luis A. Gonzalez, Presiding Justice,  
David B. Saxe  
John W. Sweeny, Jr.  
Rolando T. Acosta  
Dianne T. Renwick, Justices.

-----X  
In the Matter of

Jobeth O.,  
Odette O., and  
Obed O.,

Children Under 18 Years of Age  
Alleged to be Neglected Pursuant to  
Article 10 of the Family Court Act.

-----  
Commissioner of the Administration for  
Children's Services,  
Petitioner-Respondent,

M-1368  
Docket Nos. NN-5650/12  
NN-5652/12  
NN-5655/12

Veronica G.,  
Respondent-Appellant,

Andres G., also known as Andres O.,  
Respondent.

-----  
Steven Banks, Esq., The Legal Aid  
Society, Juvenile Rights Division,  
Attorney for the Children.

-----X  
An appeal having been taken from the order of the Family Court, Bronx County, entered on or about February 27, 2012,

And respondent-appellant mother having moved for a calendar preference in the hearing of the aforesaid appeal, and for related relief,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon, it is

Ordered that the motion is granted to the extent of granting a calendar preference for the September 2012 Term on condition the appeal is perfected on or before July 9, 2012 for said September 2012 Term.

ENTER:

  
CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

PRESENT - Hon. Peter Tom, Justice Presiding,  
Richard T. Andrias  
James M. Catterson  
Karla Moskowitz  
Nelson S. Román, Justices.

-----X  
The People of the State of New York,  
Respondent,

-against- M-523  
Ind. No. 6256/09

Gabriel Rivera,  
Defendant-Appellant.  
-----X

Defendant having moved for leave to prosecute, as a poor person, the appeal from the judgment of the Supreme Court, New York County, rendered on or about December 12, 2011, for leave to have the appeal heard on the original record and upon a reproduced appellant's brief, and for related relief,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is granted to the extent of permitting the appeal to be heard on the original record, except that a certified copy of the indictment(s) shall be substituted in place of the original indictment(s), and upon a reproduced appellant's brief, on condition that appellant serves one copy of such brief upon the District Attorney of said county and files copies of such brief, together with the original record, pursuant to Rule 600.11 of the Rules of this Court.

The court reporter shall promptly make and file with the criminal court (CPL §460.70) two transcripts of the stenographic minutes of any proceedings pursuant to CPL §210.20, Arts. 710 and 730, of the plea or trial and sentence. The Clerk shall furnish a copy of such transcripts to appellant's counsel, without charge, the transcripts to be returned to this Court when appellant's brief is filed.

Robert S. Dean, Esq., Center for Appellate Litigation, 74 Trinity Place, 11th Floor, New York, New York 10006, Telephone No. 212-577-2523, is assigned as counsel for defendant-appellant for purposes of the appeal. The time within which appellant shall perfect this appeal is hereby enlarged until 120 days from the date of filing of the record.

ENTER:

  
CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

Present - Hon. Peter Tom, Justice Presiding,  
David Friedman  
James M. Catterson  
Rolando T. Acosta  
Helen E. Freedman, Justices.

-----x  
Magnum Real Estate Services, Inc.,

Plaintiff-Respondent-Appellant,

-against-

M-1324  
Index No. 107850/06

133-134-135 Associates, LLC, et al.,

Defendants-Appellants-Respondents.  
-----x

An appeal and cross appeal having been taken to this Court from the order of the Supreme Court, New York County, entered on or about December 12, 2012 (mot. seq. no. 004), and said appeal having been perfected,

And defendants-appellants-respondents having moved for a stay of trial pending hearing and determination of the appeal taken therefrom,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is denied.

ENTER:

  
CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

Present: Hon. Angela M. Mazzarelli, Justice Presiding,  
James M. Catterson  
Leland G. DeGrasse  
Sallie Manzanet-Daniels  
Nelson S. Román, Justices.

-----X  
In the Matter of

Dayanara V., Stephanie V., Crystal V.,  
Angelina V., Alexa V., Ka-el V., and  
Christopher V.,

**M-5371**

Docket Nos. NA31684/09  
NA31685/09  
NA31686/09  
NA31687/09  
NA31688/09  
NA31689/09  
NA31690/09

Dependent Children Under 18 Years  
of Age Alleged to be Abused and/or  
Neglected Under Article 10 of the  
Family Court Act.

-----  
Administration for Children's  
Services, et al.,  
Petitioners-Respondents,

Luz V.,  
Respondent-Appellant,

Carlos V.,  
Respondent-Appellant.

-----  
Randall Carmel, Esq.,  
Attorney for the Children.

-----X

Family Court counsel for the above-named subject children, having moved on said children's behalf for leave to respond, as poor persons, to the separate appeals taken by respective respondent-appellant parents from the order of fact-finding of the Family Court, Bronx County, entered on or about July 13, 2011 and from the order of disposition of said Court entered on or about October 5, 2011, and for the assignment of counsel, a free copy of the transcripts, and for related relief,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is granted to the extent of (1) assigning, pursuant to Article 18b of the County Law and §1120 of the Family Court Act, Randall Carmel, Esq., 53 Jackson Avenue, Syosset, New York 11791, Telephone No. (516) 921-8800, as counsel for purposes of responding on behalf of the aforesaid subject children to the appeals; (2) permitting movants to respond to the appeal(s) upon a reproduced respondent's brief, on condition that one copy of such brief be served upon the attorney for petitioners-appellants and 8 copies thereof are filed with this Court.

ENTER:

  
CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

PRESENT - Hon. Angela M. Mazzarelli, Justice Presiding,  
James M. Catterson  
Leland G. DeGrasse  
Sallie Manzanet-Daniels  
Nelson S. Román, Justices.

-----X  
The People of the State of New York,  
Respondent,

-against-

M-1125  
Ind. No. 5648/10

Wissam Barakat,  
Defendant-Appellant.

-----X

Defendant having moved for an enlargement of time in which to file a notice of appeal from the judgment of the Supreme Court, New York County, rendered on or about June 21, 2011, for leave to prosecute the appeal as a poor person upon the original record and upon a reproduced appellant's brief, and for assignment of counsel,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is granted to the extent of deeming the moving papers a timely filed notice of appeal, and permitting the appeal to be heard on the original record, except that a certified copy of the indictment(s) shall be substituted in place of the original indictment(s), and upon a reproduced appellant's brief, on condition that appellant serves one copy of such brief upon the District Attorney of said county and files copies of such brief, together with the original record, pursuant to Rule 600.11 of the Rules of this Court.

The court reporter shall promptly make and file with the criminal court (CPL §460.70) two transcripts of the stenographic minutes of any proceedings pursuant to CPL §210.20, Arts. 710 and 730, and of the plea or trial and sentence. The Clerk shall furnish a copy of such transcripts to appellant's counsel, without charge, the transcripts to be returned to this Court when appellant's brief is filed.

Robert S. Dean, Esq., Center for Appellate Litigation, 74 Trinity Place, 11th Floor, New York, New York 10006, Telephone No. 212-577-2523, is assigned as counsel for defendant-appellant for purposes of the appeal. The time within which appellant shall perfect this appeal is hereby enlarged until 120 days from the date of filing of the record.

ENTER:

  
CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

Present - Hon. Angela M. Mazzarelli, Justice Presiding,  
James M. Catterson  
Leland G. DeGrasse  
Sallie Manzanet-Daniels  
Nelson S. Román, Justices.

-----x  
Bovis Lend Lease (LMB), Inc.,

Plaintiff-Appellant-Respondent,

-against-

M-1350  
Index No. 603243/09

Lower Manhattan Development Corporation,

Defendant-Respondent-Appellant.  
-----x

An appeal and cross appeal having been taken to this Court from the order of the Supreme Court, New York County, entered on or about May 10, 2011,

And plaintiff having moved for an enlargement of time to perfect the appeal and cross appeal,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is granted to the extent of enlarging the time to perfect the appeal and cross appeal to the October 2012 Term.

ENTER:

  
CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

Present - Hon. Angela M. Mazzarelli, Justice Presiding,  
James M. Catterson  
Leland G. DeGrasse  
Sallie Manzanet-Daniels  
Nelson S. Román, Justices.

-----X  
The People of the State of New York,  
Respondent,

-against-

M-1153  
Ind. No. 1664/09

Dewayne Robinson, also known as  
Dewayne Robertson,  
Defendant-Appellant.

-----X

An appeal having been taken from the judgment of the Supreme Court, Bronx County, rendered on or about October 6, 2010,

And an order of a Justice of this Court, dated November 5, 2010 having, inter alia, granted defendant bail and a stay of execution of the aforesaid judgment for 120 days upon certain conditions,

And an order of this Court having been entered on August 18, 2011 (M-2410) reinstating and continuing the stay of execution granted by the order of a Justice of this Court dated November 5, 2010 on condition that the appeal be perfected for the December 2011 Term,

And an order of this Court having been entered on October 18, 2011 (M-4283), inter alia, continuing the aforesaid stay of execution of the judgment upon the same terms and conditions stated in the order of a Justice of this Court dated November 5, 2010, on condition the appeal be perfected for the March 2012 Term, as indicated,

And defendant-appellant having moved, through assigned counsel, for reinstatement and continuation of the aforesaid stay of execution of the judgment granted by the order of a Justice of this Court dated November 5, 2010,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is granted to the extent of reinstating and continuing the aforesaid stay of execution of the aforesaid judgment upon the same terms and conditions stated in the order of a Justice of this Court dated November 5, 2010 on condition the appeal is perfected for the September 2012 Term.

ENTER:



CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

Present - Hon. Angela M. Mazzarelli, Justice Presiding,  
James M. Catterson  
Leland G. DeGrasse  
Sallie Manzanet-Daniels  
Nelson S. Román, Justices.

-----X  
The People of the State of New York,  
Respondent,

-against-

M-1131  
Ind. No. 3989/08

Celso Alvarez,  
Defendant-Appellant.

-----X

Defendant-appellant having moved for leave to file a pro se supplemental brief in connection with an appeal from a judgment of the Supreme Court, New York County, rendered on or about June 22, 2010, for a copy of the trial transcripts and for an enlargement of time in which to file said pro se supplemental brief,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is granted to the extent of directing defendant to serve and file 8 copies of his pro se supplemental brief on or before August 6, 2012 for the October 2012 Term, to which Term the appeal is adjourned. The Clerk of the Court is directed to forward to the Warden at the State correctional facility wherein defendant is incarcerated a transcript of the minutes relating to defendant's appeal, said transcript to be made available to appellant and returned by appellant to this Court when submitting the pro se supplemental brief hereto. The appeal will not be heard unless and until all material furnished to appellant has been returned.

ENTER:

  
CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

Present: Hon. Angela M. Mazzarelli, Justice Presiding,  
James M. Catterson  
Leland G. DeGrasse  
Sallie Manzanet-Daniels  
Nelson S. Román, Justices.

-----X  
The People of the State of New York,  
Respondent,

-against-

M-1233  
Ind. No. 1791/07

Ronald Sally,  
Defendant-Appellant.

-----X

Defendant having moved for leave to prosecute, as a poor person, the appeal from the order of the Supreme Court, Bronx County (Tallmer, J.) rendered on or about February 16, 2012, which, inter alia, denied modification of the original SORA determination made in the order of said Court (Greenberg, J.) entered on or about July 6, 2010, for leave to have the appeal heard upon the original record and upon a reproduced appellant's brief, for an enlargement of time in which to perfect the appeal, and for related relief,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon, it is

Ordered that the motion is granted to the extent of permitting the appeal to be heard on the original record and upon a reproduced appellant's brief, on condition that appellant serves one copy of such brief upon the District Attorney of said county and files copies of such brief, together with the original record, pursuant to Rule 600.11 of the Rules of this Court.

The Clerk of the Supreme Court shall expeditiously have made and file with the criminal court (CPL 460.70) two transcripts of the stenographic minutes of the SORA hearing and any other proceedings before Justice Tallmer as yet not transcribed. The Clerk shall furnish a copy of such transcripts to appellant's counsel, Robert S. Dean, Esq., without charge, the transcripts to be returned to this Court when appellant's brief is filed.

The time within which appellant shall perfect this appeal is hereby enlarged until 120 days from the date of filing of the record.

ENTER:

  
CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

Present - Hon. Richard T. Andrias, Justice Presiding,  
David Friedman  
Rolando T. Acosta  
Helen E. Freedman  
Rosalyn H. Richter, Justices.

-----x  
MTA Bus Company and Chairmonte Punch,  
Plaintiff-Respondents,

-against-

M-909  
M-1190  
Index No. 402833/09

Zurich American Insurance Company and  
American Bridge Company,  
Defendants-Appellants,

-and-

American Home Assurance Company,  
Defendant-Appellant.

-----x

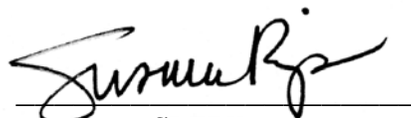
Separate appeals having been taken to this Court from the order of the Supreme Court New York County, entered on or about May 18, 2011 (mot. seq. no. 002),

And Zurich American Insurance Company, et al. (M-909) and American Home Assurance Company (M-1190) having moved, by separate motions, for an enlargement of time to perfect their respective appeals,

Now, upon reading and filing the papers with respect to the motions, and due deliberation having been had thereon,

It is ordered that motions are granted, sua sponte the appeals are consolidated, and appellants are permitted to prosecute the consolidated appeals upon 9 copies of one record and one set of appellants' points covering the consolidated appeals. The attention of the parties is directed to 22 NYCRR § 600.11. The time to perfect the consolidated appeals is enlarged to the September 2012 Term.

ENTER:

  
CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

Present - Hon. Richard T. Andrias, Justice Presiding,  
David Friedman  
Rolando T. Acosta  
Helen E. Freedman  
Rosalyn H. Richter, Justices.

-----x  
The People of the State of New York,  
Respondent,

-against-

M-1115  
Ind. No. 350/09

Reginald I. Harmon, Sr.,  
Defendant-Appellant.

-----x

An order of this Court having been entered on May 12, 2011 (M-189), inter alia, granting defendant-appellant leave to proceed pro se on the appeal from the judgment of the Supreme Court, New York County, rendered on or about February 6, 2010, and enlarging the time to perfect the appeal to the November 2011 Term,

And defendant-appellant having moved for a further enlargement of time to perfect the appeal,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is granted to the extent of enlarging the time to perfect the appeal to the September 2012 Term.

ENTER:

  
CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

Present - Hon. Richard T. Andrias, Justice Presiding,  
David B. Saxe  
James M. Catterson  
Dianne T. Renwick  
Nelson S. Román, Justices.

-----x  
Larry Pouncy,  
Plaintiff-Appellant,

-against-

M-1503  
Index No. 403478/10

Jason L. Solotaroff, Esq., et al.,  
Defendants-Respondents.  
-----x

An appeal having been taken from orders of the Supreme Court, New York County, both entered on or about May 12, 2011 (mot. seq. nos. 002, 003), and said appeal having been perfected,

And defendants-respondents having moved for dismissal of the aforesaid appeal for failure to file a complete and proper appendix on appeal or, in the alternative, for an order directing plaintiff-appellant to file a supplemental appendix, and for other relief,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is granted to the extent of directing plaintiff-appellant to file 9 copies of a supplemental appendix containing the material designated in paragraph 5 of the affirmation of Leanne M. Carvino, Esq. submitted in support of the instant motion on or before July 9, 2012 for the September 2012 Term, to which Term the appeal is adjourned, and the motion is otherwise denied.

ENTER:

  
CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

PRESENT: Hon. Richard T. Andrias, Justice Presiding,  
David B. Saxe  
James M. Catterson  
Dianne T. Renwick  
Nelson S. Román, Justices.

-----X  
Adwoa Gyabaah,

Plaintiff-Appellant/  
Respondent-Respondent,

-against-

M-1195  
Index No. 307081/10

Rivlab Transportation Corporation,  
et al.,

Defendants-Respondents/  
Appellant-Respondents,

Jeffery A. Aronsky, P.C.,  
Non-Party Appellant/  
Respondent-Respondent.

-----X

Appeals and cross appeals having been taken by the aforesaid appellants from the order of the Supreme Court, Bronx County, entered on or about March 14, 2011, and said appeals and cross appeals having been perfected,

And defendant-respondent/appellant-respondent Rivlab Transportation Corporation having moved for an order staying the discovery in the above-entitled action pending hearing and determination of the aforesaid appeals and cross appeals,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is granted.

ENTER:

  
CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

Present - Hon. Richard T. Andrias, Justice Presiding,  
David Friedman  
Rolando T. Acosta  
Helen E. Freedman  
Rosalyn H. Richter, Justices.

-----X  
In the Matter of

Cherise C.,

A Child Under 18 Years of Age Alleged  
to be Neglected and/or Abused Under  
Article 10 of the Family Court Act.

- - - - -  
Administration for Children's Services, M-978  
Petitioners-Respondents, Docket No. NN-26870/10

Shanikwa C.,  
Respondent-Appellant,

Zakiya C.,  
Respondent.

- - - - -  
Colleen Samuels, Esq.,  
Attorney for the Child.

-----X

Respondent Shanikwa C. having moved for leave to prosecute, as a poor person, the appeal from an Order of Fact-Finding of the Family Court, New York County, entered on or about June 8, 2011, and from the Order of Disposition of said Court entered on or about November 14, 2011, respectively, and for assignment of counsel, a free copy of the transcript, and for related relief,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon, it is

Ordered that the motion is granted to the extent of (1) assigning, pursuant to Article 18b of the County Law and §1120 of the Family Court Act, Andrew Baer, Esq., 299 Broadway, Suite 1415, New York, NYY 10007, Telephone No. 212-233-0318, as counsel for purposes of prosecuting the appeal; (2) directing the Clerk of said Family Court to have transcribed the minutes of the

proceedings held therein, for inclusion in the record on appeal, the cost thereof to be charged against the City of New York from funds available therefor<sup>1</sup> **within 30 days (FCA 1121[7]) of service of a copy of this order upon the Clerk;** (3) permitting appellant to dispense with any fee for the transfer of the record from the Family Court to this Court. **The Clerk of the Family Court shall transfer the record upon receipt of this order;** and (4) appellant is directed to perfect this appeal, in compliance with Rule 600.11 of the Rules of this Court, **within 60 days** of receipt of the transcripts. **Assigned counsel is directed to immediately serve a copy of this order upon the Clerk of the Family Court.**

ENTER:



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CLERK

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<sup>1</sup>Service of appellant's brief upon respondent(s) shall include assigned counsel's copy of the transcript.

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

Present - Hon. Richard T. Andrias, Justice Presiding,  
David Friedman  
James M. Catterson  
Dianne T. Renwick  
Leland G. DeGrasse, Justices.

-----X  
The People of the State of New York,

Respondent,

-against-

M-993

Ind. No. 4912/09

Anthony Barksdale,

Defendant-Appellant.

-----X

Defendant having renewed the motion for leave to prosecute, as a poor person, the appeal from a judgment of the Supreme Court, New York County, rendered on or about October 27, 2010, for leave to have the appeal heard upon the original record and a reproduced appellant's brief, and for related relief,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is granted to the extent of permitting the appeal to be heard on the original record, except that a certified copy of the indictment(s) shall be substituted in place of the original indictment(s), and upon a reproduced appellant's brief, on condition that appellant serves one copy of such brief upon the District Attorney of said county and files copies of such brief, together with the original record, pursuant to Rule 600.11 of the Rules of this Court.

The court reporter shall promptly make and file with the criminal court (CPL §460.70) two transcripts of the stenographic minutes of any proceedings pursuant to CPL §210.20, Arts. 710 and 730, of the plea or trial and sentence. The Clerk shall furnish a copy of such transcripts to appellant's counsel, without charge, the transcripts to be returned to this Court when appellant's brief is filed.

Robert S. Dean, Esq., Center for Appellate Litigation, 74 Trinity Place, 11th Floor, New York, New York 10006, Telephone No. 212-577-2523, is assigned as counsel for defendant-appellant for purposes of the appeal. The time within which appellant shall perfect this appeal is hereby enlarged until 120 days from the date of filing of the record.

ENTER:

  
CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

Present: Hon. Richard T. Andrias, Justice Presiding,  
David Friedman  
Rolando T. Acosta  
Helen E. Freedman  
Rosalyn H. Richter, Justices.

-----X  
The People of the State of New York,  
Respondent,

-against-

M-1029  
Ind. No. 1663/10

William Faulkner,  
Defendant-Appellant.

-----X

Defendant having moved for leave to prosecute, as a poor person, the appeal from the order of the Supreme Court, New York County (Solomon, J.) entered on or about February 24, 2012, for leave to have the appeal heard upon the original record and upon a reproduced appellant's brief, for an enlargement of time in which to perfect the appeal, and for related relief,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon, it is

Ordered that the motion is granted to the extent of permitting the appeal to be heard on the original record and upon a reproduced appellant's brief, on condition that appellant serves one copy of such brief upon the District Attorney of said county and files copies of such brief, together with the original record, pursuant to Rule 600.11 of the Rules of this Court.

The Clerk of the Supreme Court shall expeditiously have made and file with the criminal court (CPL 460.70) two transcripts of the stenographic minutes of the SORA hearing and any other proceedings before Justice Solomon as yet not transcribed. The Clerk shall furnish a copy of such transcripts to appellant's counsel, Robert S. Dean, Esq., without charge, the transcripts to be returned to this Court when appellant's brief is filed.

The time within which appellant shall perfect this appeal is hereby enlarged until 120 days from the date of filing of the record.

ENTER:

  
CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

PRESENT - Hon. Richard T. Andrias, Justice Presiding,  
David Friedman  
Rolando T. Acosta  
Helen E. Freedman  
Rosalyn H. Richter, Justices.

-----X  
The People of the State of New York,  
Respondent,

-against-

M-1152  
Ind. No. 1938/10

Jose Mercado,  
Defendant-Appellant.

-----X

An order of this Court having been entered on September 8, 2011 (M-2934) granting defendant leave to prosecute, as a poor person, the appeal from the judgment of the Supreme Court, New York County, rendered on or about May 24, 2011, and assigning Steven Banks, Esq., as counsel to prosecute the appeal; and a motion having been made to relieve such counsel, and for related relief,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is granted to the extent of striking the designation of assigned counsel Steven Banks, Esq., as counsel to prosecute defendant's appeal, and substituting, pursuant to Section 722 of the County Law, Richard M. Greenberg, Esq., Office of the Appellate Defender, 11 Park Place, Room 1601, New York, New York 10007, Telephone No. 212-402-4100, as such counsel. The poor person relief previously granted is continued, and appellant's time in which to perfect the appeal is enlarged until 120 days from the date of this order or the filing of the record, whichever is later.

ENTER:



CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

PRESENT: Hon. Richard T. Andrias, Justice Presiding,  
David Friedman  
Rolando T. Acosta  
Helen E. Freedman  
Rosalyn H. Richter, Justices.

-----X  
Atlantic Mutual Insurance, etc.,  
et al.,  
Plaintiffs-Respondents,

-against-

M-1122  
Index No. 600582/03

R/F Landscape Architecture P.C.,  
Defendant-Appellant,

Fort-Cica Roofing & General Contractors,  
Inc., et al.,  
Defendants-Respondents.

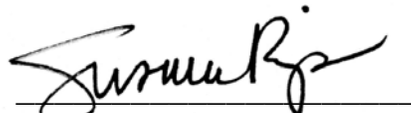
-----X

Defendant-appellant having moved for an enlargement of time in which to perfect the appeal from the order of the Supreme Court, New York County, entered on or about October 21, 2010 (mot. seq. no. 005),

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is granted to the extent of enlarging the time in which to perfect the appeal to the September 2012 Term.

ENTER:

  
CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

PRESENT: Hon. Richard T. Andrias, Justice Presiding,  
David Friedman  
Rolando T. Acosta  
Helen E. Freedman  
Roselyn H. Richter, Justices.

-----X  
Wadsworth Ventura Associates 367 LLC,  
Petitioner-Landlord-Respondent,

-against-

M-1133  
Index No. 570204/10

Carmen Frias,  
Respondent-Tenant-Appellant.

-----X

Respondent-tenant-appellant having moved for an enlargement of time in which to perfect the appeal taken from the order of the Appellate Term, entered in the office of the Supreme Court, New York County, on or about February 4, 2011,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is granted to the extent of enlarging the time in which to perfect the appeal to the September 2012 Term.

ENTER:

  
CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

Present - Hon. David B. Saxe, Justice Presiding,  
John W. Sweeny, Jr.  
Karla Moskowitz  
Helen E. Freedman  
Sallie Manzanet-Daniels, Justices.

-----x  
Steven Tanger,

Plaintiff-Appellant,

-against-

M-1381  
Index No. 116838/05

Alfred Ferrer, III, et al.,

Defendants-Respondents.  
-----x

Plaintiff-appellant having moved for a stay of trial pending hearing and determination of the appeal from the order of the Supreme Court, New York County, entered on or about March 1, 2012,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is granted on condition the appeal is perfected for the October 2012 Term.

ENTER:

  
CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

PRESENT: Hon. David B. Saxe, Justice Presiding,  
John W. Sweeny, Jr.  
Karla Moskowitz  
Dianne T. Renwick  
Sheila Abdus-Salaam, Justices.

-----X  
The Huff Alternative Fund, L.P.,  
The Huff Alternative Parallel Fund,  
L.P. derivatively on behalf of FX Real  
Estate and Entertainment Inc.,  
Plaintiffs-Appellants,

-against-

M-1256  
Index No. 650338/10

Paul C. Kanavos, et al.,  
Defendants-Respondents,

-and-

FX Real Estate and Entertainment  
Inc.,  
Nominal Defendant.

-----X

Plaintiffs-appellants having moved for an enlargement of time in which to perfect the appeal from the order of the Supreme Court, New York County, entered on or about May 26, 2011 (mot. seq. nos. 001-003),

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is granted to the extent of enlarging the time in which to perfect the appeal to the September 2012 Term.

ENTER:

  
CLERK

At a Term of the Appellate Division of the Supreme Court held in and for the First Judicial Department in the County of New York on April 24, 2012.

PRESENT: Hon. David B. Saxe, Justice Presiding,  
John W. Sweeny, Jr.  
Karla Moskowitz  
Dianne T. Renwick  
Sheila Abdus-Salaam, Justices.

-----X  
Caroline Stevens Koka,  
Plaintiff-Respondent,

-against-

M-1031  
Index No. 300129/08

Paul Koka,  
Defendant-Appellant.

-----X

Defendant-appellant having moved for an enlargement of time in which to perfect the appeal from the judgment of the Supreme Court, New York County, entered on or about May 4, 2011,

Now, upon reading and filing the papers with respect to the motion, and due deliberation having been had thereon,

It is ordered that the motion is granted to the extent of enlarging the time in which to perfect the appeal to the November 2012 Term.

ENTER:

  
CLERK